Notice of Exempt
Offering of Securities

U.S. Securities and Exchange Commission

Washington, DC 20549

(See instructions beginning on page 5)
Intentional misstatements or omissions of fact constitute federal criminal violations. See 18 U.S.C. 1001.

1137839

OMB APPROVAL

OMB Number: 3235-0076

Expires: March 31, 2009

Estimated average burden hours per response: 4.00

Name of Issuer					
	Previous Name(s)	None	Entity Type (Select one)		
D. E. Shaw Composite Fund, L.L.C.	D. F. Change		Corporation		
Jurisdiction of Incorporation/Organization	on D. E. Shaw Comp	osite Fund 1, L.L.C.	Limited Partnership		
Delaware			Limited Liability Company General Partnership		
'ear of Incorporation/Organization Select one	1 1 ()	Yet to Be Formed	Business Trust Other (Specify)		
more than one issuer is filing this notice,	, check this box 🔲 and iden		ttaching items 1 and 2 Continuation Page(s		
em 2. Principal Place of Busines Street Address 1	ss and Contact Inform	Street Address 2			
20 West Forty-Fifth Street		39th Floor	Company of the Compan		
City	State/Province/Country	ZIP/Postal Code	Phone No.		
New York	NY	10036	212-478-0000		
			2127700000		
m 3. Related Persons					
Last Name	First Name		Middle Name		
D. E. Shaw & Co., L.L.C.					
treet Address 1		Street Address 2			
20 West Forty-Fifth Street		39th Floor			
City State/Province/Country		ZIP/Postal Code			
New York	NY	10036			
Relationship(s): Executive Officer	☐ Director ☐ Promote	r	09038044		
Clarification of Response (if Necessary) [[(Ide em 4. Industry Group (Selec	D. E. Shaw & Co., L.L.C. is the control of the cont	he managing member of ons by checking this box	the Issuer and attaching Item 3 Continuation Page(s		
Clarification of Response (if Necessary) (Ide	D. E. Shaw & Co., L.L.C. is the centify additional related persect one) Business Energy	he managing member of ons by checking this box	the Issuer		
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rtem 5. Issuer Size (Select one)						
Revenue Range (for issuer not specifying "hedge" or "other investment" fund in Item 4 above)	Aggregate Net Asset Value Range (for issuer specifying "hedge" or "other investment" fund in Item 4 above)					
○ No Revenues	OR No Aggregate Net Asset Value					
\$1 - \$1,000,000	\$1 - \$5,000,000					
\$1,000,001 - \$5,000,000	\$5,000,001 - \$25,000,000					
\$5,000,001 - \$25,000,000	\$25,000,001 - \$50,000,000					
\$25,000,001 - \$100,000,000	\$50,000,001 - \$100,000,000					
Over \$100,000,000	Over \$100,000,000					
O Decline to Disclose	Decline to Disclose					
Not Applicable	Not Applicable					
Item 6. Federal Exemptions and Exclusions Claimed (Select all that apply)						
	vestment Company Act Section 3(c)					
Rule 504(b)(1) (not (i), (ii) or (iii))	Section 3(c)(1) Section 3(c)(9)					
Rule 504(b)(1)(i)	Section 3(c)(2) Section 3(c)(10)					
Rule 504(b)(1)(ii)	Section 3(c)(3) Section 3(c)(11)					
Rule 504(b)(1)(iii)	Section 3(c)(4) Section 3(c)(12)					
Rule 505	Section 3(c)(5) Section 3(c)(13)					
	Section 3(c)(6) Section 3(c)(14)					
Securides Act Section 4(0)	Section 3(c)(7)					
Item 7. Type of Filing						
New Notice OR Amendment	t .					
Date of First Sale in this Offering:	OR First Sale Yet to Occur					
	· · · · · · · · · · · · · · · · · · ·					
Item 8. Duration of Offering						
Does the issuer intend this offering to last more than	one year? Xes No					
Item 9. Type(s) of Securities Offered (Select a	all that apply)					
☐ Equity	▼ Pooled Investment Fund Interests					
☐ Debt	Tenant-in-Common Securities					
Ontion Warrant or Other Pight to Acquire	Mineral Property Securities					
Option, Warrant or Other Right to Acquire Another Security	Other (Describe)					
Security to be Acquired Upon Exercise of Option, Warrant or Other Right to Acquire Security						
Item 10. Business Combination Transaction						
Is this offering being made in connection with a busine transaction, such as a merger, acquisition or exchange offer						
Clarification of Response (if Necessary)	•					

U.S. Securities and Exchange Commission

Washington, DC 20549

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Minimum investment accepted from any outside investor	\$ 1,000,000
Item 12. Sales Compensation	
Recipient	Recipient CRD Number
•	No CRD Number
(Associated) Broker or Dealer None	(Associated) Broker or Dealer CRD Number
D. E. Shaw Securities, L.L.C.	24332 No CRD Number
Street Address 1	Street Address 2
120 West Forty-Fifth Street	39th Floor
City State/Provin	ce/Country ZIP/Postal Code
New York NY	10036
States of Solicitation X All States	
AL AK AZ AR CA CO	CT: DE DC DFL GA HI DD
☐ IL ☐ IN ☐ IA ☐ KS ☐ KY ☐ LA ☐	ME MD MA MI MN MS MO
RI SC SD TN TX UT	NY NC ND OH OK OR PA
(Identify additional person(s) being paid compens	
Item 13. Offering and Sales Amounts	
(a) Total Offering Amount	OR X Indefinite
•	
(5) 10211 61102111 6616	SEC Mail Processing
(c) Total Remaining to be Sold (Subtract (a) from (b))	OR Indefinite
Clarification of Response (if Necessary)	MAR 1 8 2009
	HAM 10 23
	Washington, DC
Item 14. Investors	121
Check this box ☐ if securities in the offering have been or may be	e sold to persons who do not qualify as accredited investors, and enter the
number of such non-accredited investors who already have invest	
Enter the total number of investors who already have invested in	the offering: 394
Item 15. Sales Commissions and Finders' Fees E	kpenses
Provide separately the amounts of sales commissions and finders' check the box next to the amount.	fees expenses, if any. If an amount is not known, provide an estimate and
	Sales Commissions \$ 0 Estimate
Clarification of Response (if Necessary)	Finders' Fees \$ 0
D. E. Shaw Securities, L.L.C. received an upfront placement a \$2,500.00 in connection with this offering. This fee was paid issuer's investment adviser and did not reduce Total Amoun	d by the

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Washington, DC 20549

Item 16. Use of Proceeds					
Provide the amount of the gross proceeds of the offering that has been or is used for payments to any of the persons required to be named as ex directors or promoters in response to Item 3 above. If the amount is unknown	ecutive officers, \$ U				
Clarification of Response (if Necessary)					
· .					
Signature and Submission					
Please verify the information you have entered and review the Te	erms of Submission below before signing and submitting this notice.				
Terms of Submission. In Submitting this notice, each ide	ntified issuer is:				
the State in which the issuer maintains its principal place of bus process, and agreeing that these persons may accept service or such service may be made by registered or certified mail, in any against the issuer in any place subject to the jurisdiction of the lactivity in connection with the offering of securities that is the sprovisions of: (i) the Securities Act of 1933, the Securities Exchar Company Act of 1940, or the Investment Advisers Act of 1940, or State in which the issuer maintains its principal place of business	C and the Securities Administrator or other legally designated officer of iness and any State in which this notice is filed, as its agents for service of its behalf, of any notice, process or pleading, and further agreeing that Federal or state action, administrative proceeding, or arbitration brought United States, if the action, proceeding or arbitration (a) arises out of any subject of this notice, and (b) is founded, directly or indirectly, upon the inge Act of 1934, the Trust Indenture Act of 1939, the Investment or any rule or regulation under any of these statutes; or (ii) the laws of the is or any State in which this notice is filed.				
*This undertaking does not affect any limits Section 102(a) of the National Securities Markets Improvement Act of 1996 ("NSMIA") [Pub. L. No. 104-290, 110 Stat. 3416 (Oct. 11, 1996)] imposes on the ability of States to require information. As a result, if the securities that are the subject of this Form D are "covered securities" for purposes of NSMIA, whether in all instances or due to the nature of the offering that is the subject of this Form D, States cannot routinely require offering materials under this undertaking or otherwise and can require offering materials only to the extent NSMIA permits them to do so under NSMIA's preservation of their anti-fraud authority. Each identified issuer has read this notice, knows the contents to be true, and has duly caused this notice to be signed on its behalf by the undersigned duly authorized person. (Check this box and attach Signature Continuation Pages for signatures of issuers identified in Item 1 above but not represented by signer below.)					
intelli i above but lottepresence by signer selovity					
lssuer(s)	Name of Signer				
D. E. Shaw Composite Fund, L.L.C.	Rochelle Elias				
Signature	Title				
RM Eris	Authorized Signatory				
Number of continuation pages attached: 0	Date 3/12/09				

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.